UNITED STATES PATENT AND TRADEMARK OFFICE

COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE P.O. BOX 1450 ALEXANDRIA, VA 22313-1450 WWW.USPTO.GOV

Paper No. None

MARGER JOHNSON & MCCOLLOM PC 1030 SW MORRISON STREET PORTLAND OR 97205 **COPY MAILED**

SEP 1 3 2004

In re Application of

OFFICE OF PETITIONS

Ron Coleman et al.

Application No. 09/174,057

DECISION ON PETITION

Filed: October 16, 1998

Attorney Docket No.: 807520

Title: A TIGHTLY COUPLED AND

SCALABLE MEMORY AND EXECUTION

UNIT ARCHITECTURE

This is a decision on the petition under 37 CFR § 1.137(b)¹, filed June 30, 2004, to revive the above-identified application.

The above-identified application became abandoned for failure to submit the issue fee and drawings in a timely manner in reply to the Notice of Allowance and Issue Fee Due, mailed July 10, 2001, which set a shortened statutory period for reply of three (3) months. No extensions of time are permitted for transmitting formal drawings or issue fees². Accordingly, the above-identified application became abandoned on October 11, 2001. A Notice of Abandonment was mailed on April 9, 2002.

With the instant petition, Petitioner has met the requirements to revive the above-identified application, pursuant to 37 CFR 1.137(b). Petitioner submitted the required reply in the form of the filing of the petition fee, the issue fee, drawings, and has made the proper statement of unintentional delay.

The petition is **GRANTED**.

¹ A grantable petition pursuant to 37 CFR 1.137(b) must be accompanied by:

⁽¹⁾ The reply required to the outstanding Office action or notice, unless previously filed;

⁽²⁾ The petition fee as set forth in § 1.17(m);

⁽³⁾ A statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unintentional. The Commissioner may require additional information where there is a question whether the delay was unintentional, and:

⁽⁴⁾ Any terminal disclaimer (and fee as set forth in § 1.20(d)) required pursuant to paragraph (d) of this section.

² See MPEP §710.02(e).

The revocation of Power of Attorney and the Change of Correspondence Address have been entered and made of record.

After this decision is mailed, the application will be forwarded to the Office of Patent Publications for further processing into a patent.

Telephone inquiries regarding this decision should be directed to the undersigned at (703) 305-0011. Please note that on approximately September 28, 2004, the Office of Petitions will relocate to the new PTO location in Alexandria. Although the mailing address will remain the same, the general phone number for the Office of Petitions which should be used for status requests will change to 571-272-3282, and the telephone number for the undersigned will change to 571-272-3225.

Paul Shanoski Senior Attorney Office of Petitions

United States Patent and Trademark DMG3

L50C APC Correspondence Ad	ddress - 09174057
espondence Address –	
istomer Number	
20575	Change Reason
Directly Supplied	
Name • MARGER JOH	INSON & MCCOLLOM PC
in the state of th	
Street * J1030 SW MOR	RRISON STREET
City : PORTLAND	
State/Province OR	Postal 97205 Country US
<u>S</u> av	<u>R</u> efresh C <u>l</u> ear
e No.	Other Contact Information:
e No. 222-3613	503-274-4622
-9	
	Print Cancal
	Print Cancel
tomer Number Saved	Print Cancel Last Modification PSHANOSKI 09/1 pshanoski 09/1